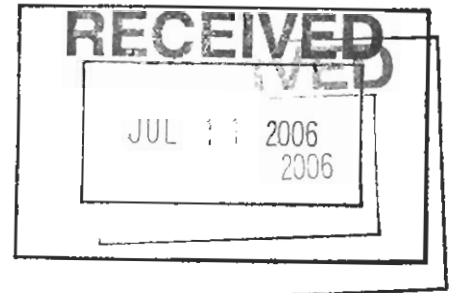


The Honorable Joseph J. Farnan, Jr.  
United States District Court  
District of Delaware  
844 King Street  
Lock Box 27  
Wilmington, DE 19801



July 9, 2006

Re: Carter v. Taylor, et al.  
C.A. No. 99-757-JJF

Dear Judge Farnan:

First let me thank you for attempting to gain legal assistance from the District Court's Legal Panel. Due in part to my belief that no attorney will come to my aid, I am seriously considering withdrawing my request for assistance from both the District Court, and the Court of Appeals. I have given much thought to why Defense Counsel has taken this step when in all actuality they are basing their appeal on false information. I believe that no one is more able to dispute the misrepresentations intended to be presented to the Appellant Court.

The Appellants argue that I, never obtained favorable termination of my sentence, and that the multiple denials of Habeas Corpus relief demonstrated that Appellants could not have been on fair notice that I, the Appellee was unlawfully detained. It is my intention to ask the Court of Appeals to not consider this unless the Appellants can prove that the Defendants had specific knowledge of these rulings, which contradicts information already apart of the record, and would raise greater problems for not only the Defendants, but even the Department of Justice.

Appellant Counsel attempts to build on the incorrect claim that Your Honor based your decision as to favorable termination on a letter when in fact the ruling was correctly based on the March 4th order,

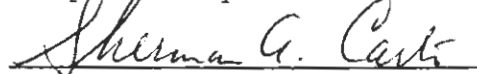
stating that "all credit for time previously served must be credited to the sentence".

The Appellants Counsel further attempts to sell the Appeals Court on the premis that the letter did not give "fair notice" as to possibility of individual liability. Once again the famed letter is being used to misdirect this Court. The correct point of consideration is, "What was the controlling law at the time of the claimed constitutional violation", this being as stated in Gamble v. State of Delaware No. 407,1998...this Court has consistently held that a defendant must be given Level V credit for all prior time actually served at Level V incarceration when further incarceration at Level V is imposed after a probation violation.

Clearly I am convinced that utilizing the correct information, I will be able to show the Court of Appeals what is being presented being nothing but fraudulent misrepresentations which is par for the course, when the Department of Justice is afraid of the truth coming out. The only concern that I now have is that the Appellants Counsel have raised the issue that you failed to specify what facts it relied on and the legal reasoning it employed in denying summary judgement as to the Appellants' assertions of qualified immunity. If this contention could have a negative effect on my persuit of a pro,,se appeal, I respectfully request that this defect be corrected. I with great respect to your Honor make this request.

As I've stated I am leaning to informing both Jurisdictions of a decision to withdraw my request for counsel after thirty days on still no notice of attorney interest in my case.

Respectfully submitted



Sherman A. Carter

xc: Stuart B. Drowos  
Aaron R. Goldstein

To: The Clerk of the Court  
U.S. District Court  
District of Delaware  
844 King Street Lock Box 27  
Wilmington DE 19801

July 10, 2006

Re; Carter v. Taylor, et. al.  
C.A. No. 99-757-JJF

Dear Clerk:

My name is Sherman A. Carter, the Plaintiff in the above cited civil action. I have placed in the U.S. Mail two true copied of the enclosed letter to Judge Farnan to the Legal Counsel for the Defendants, addressed as follows on this the 10th day of July of 2006.

To: Stuart B. Drowos &  
Aaron R. Goldstein  
Deputy Attorney Generals  
Department of Justice  
State of Delaware  
Carvel State Office Building  
820 N. French Street  
Wilmington, DE 19801

signed: 

Sherman A. Carter

Sherman A. Carter  
2900 Jefferson Street  
Wilmington, DE 19802

Clerk of the Court  
U.S. District Court for the  
District of Delaware  
Lock Box 27  
844 King Street  
Wilmington, DE 19801

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